EXHIBIT KK

#### Case4:07-cv-01658-PJH Document594-37 Filed01/05/10 Page2 of 7

SHELLEY NELSON September 3, 2009 HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

Page 537

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

ORACLE CORPORATION, a Delaware )
corporation, ORACLE USA, INC., a )
Colorado corporation, and ORACLE )
INTERNATIONAL CORPORATION, )
a California corporation, )
Plaintiffs, )

vs.

) CASE NO. 07-CV-01658PJH(EDL)

SAP AG, a German corporation, )
SAP AMERICA, INC., a Delaware )
corporation, TOMORROWNOW, INC., a)
Texas corporation, and DOES 1-50,)
inclusive, )
Defendants.

"HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY"

ORAL VIDEOTAPED DEPOSITION

SHELLEY NELSON

VOLUME 4

SEPTEMBER 3, 2009

ORAL VIDEOTAPED DEPOSITION OF SHELLEY NELSON, produced as a witness at the instance of the Plaintiffs and duly sworn, was taken in the above-styled and numbered cause on the 3rd day of September, 2009, from 8:04 a.m. to 12:26 p.m., before Dana Richardson, Certified Shorthand Reporter in and for the State of Texas, reported by computerized stenotype machine at the Jones Day, 717 Texas Avenue, Suite 3300, Houston, Texas 77002, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

Job No. 1603-92416

### Case4:07-cv-01658-PJH Document594-37 Filed01/05/10 Page3 of 7

				Page	570
				- ~ 5 ~	
	08:49:02	1		•	
	08:49:04	2			
	08:49:07	3			
-	08:49:11	4			
	08:49:13	5		•	
	08:49:16	6			
	08:49:19	7			
	08:49:25	8			
	08:49:28	9			
	08:49:28	10			
	08:49:30	11			
	08:49:30	12			
	08:49:33	13			
	08:49:38	14			
	08:49:41	15			÷
	08:49:42	16			
	08:49:48	17	Q. (By Mr. Howard) How did you determine that the	e ·	
	08:49:50	18	that referring to (a), how did you determine that the	е	
	08:49:53	19	download library was downloaded using the sign-on crede	ntials	
	08:49:56	20	from Wendy's International?		
	08:50:01	21	A. We determined that Wendy's had sent credential	s prio	r
	08:50:08	22	to that date and that an assignment was made to do the		
	08:50:12	23	downloads with those credentials.		
	08:50:16	24	Q. Because because there's no way to actually	verify	
	08:50:19	25	that that credential was used to download those particu	lar	

### Case4:07-cv-01658-PJH Document594-37 Filed01/05/10 Page4 of 7

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				Page	571	Specific Colors
	08:50:24	1	items, right?			Section 1869
	08:50:28	2	A. I don't know of a way.			Salare March
	08:50:48	3				PACE SALES
	08:50:50	4				Windstan.
	08:50:52	5				Seption and
	08:50:54	6				2 2
ł	08:50:55	7				
	08:51:00	8				
	08:51:02	9				Wallet Mark
ŀ	08:51:03 1	L O-				
	08:51:07 1	L1				10 <sup>1</sup> g
	08:51:11 1			•		
	08:51:16					
	08:51:16					
	08:51:19					
	08:51:31					
	08:51:34					
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### Case4:07-cv-01658-PJH Document594-37 Filed01/05/10 Page5 of 7

	Page 578
09:04:14 1	
09:04:16 2	
09:04:16 3	
09:04:20 4	
09:04:22 5	
09:04:35 6	
09:04:42 7	
09:04:49 8	
09:04:53 9	
09:04:56 10	
09:04:58 11	
09:04:59 12	Q. (By Mr. Howard) Did you do anything to satisfy
09:05:00 13	yourself that Titan had been developed in a way that did not
09:05:05 14	involve improper downloading from Oracle?
09:05:09 15	MR. FUCHS: Objection, form.
09:05:10 16	A. No.
09:05:13 17	
09:05:17 18	
09:05:22 19	
09:05:23 20	
09:05:24 21	
09:05:26 22	
09:05:28 23	
09:05:32 24	
09:05:37 25	

### Case4:07-cv-01658-PJH Document594-37 Filed01/05/10 Page6 of 7

	Page 583
09:11:31 1	
09:11:38 2	Q. Did you view it as bending the rules at all to
09:11:41 3	download materials from Customer Connection using a customer's
09:11:49 4	ID after that customer's maintenance end date?
09:11:50 5	MR. FUCHS: Objection, form.
09:11:51 6	A. No.
09:11:51 7	
09:11:52 8	
09:12:13 9	
09:12:15 10	
09:12:19 11	
09:12:21 12	
09:12:22 13	
09:12:24 14	
09:12:24 15	
09:12:30 16	
09:12:34 17	
09:12:41 18	
09:12:45 19	
09:12:45 20	
09:12:51 21	
09:12:55 22	
09:12:56 23	
09:12:59 24	
09:13:07 25	
1	

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1	STATE OF TEXAS
	COUNTY OF HARRIS
2	REPORTER'S CERTIFICATE
3	I Jana Richardson, a Certified Shorthand Reporter in and
4 .	for the State of Texas, do certify that this deposition
5	tonscript is a true record of the testimony given by the
6	witness named hereign after said witness was duly sworn by me.
7 .	The witness was dequested to review the deposition.
8	Insurther certify that I am neither attorney or counsel
9 .	for, related to, nor employed by any parties to the action in
10	which this testimony as taken and, further, that I am not a
11	relative or employee of any counsel employed by the parties
12	hereto or financially interested in the action.
13	I further certify that the amount of time used by each
	party at the deposition is as follows:
14	
	Mr. Geoff Howard - 03:58
15	Mr. Josh Fuchs - 00:00
	Mr. Reid Witliff - 00:00
16	
17	SUBSCRIBED AND SWORN TO under my hand and seal of office
	on this the 1th day of September,
18	
19.	Marakichardro
20	
21	Dana Richardson, CSR
	Texas CSR 5386
22	Expiration: 12/31/09
	Merrill Legal Solutions, Firm No. 210
23	315 Capitol, Suite 100
	Houston, Texas 77002
24	Phone (713) 426-0400
	Fax (713) 426-0600
25	